

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) : William John Goetzinger et al.
Serial No. : 10/015,994
Filed : November 1, 2001
For : WEIGHTED FAIR QUEUE SERVING PLURAL OUTPUT
PORTS
Examiner : Jordan J. Hamann
Group Art Unit : 2616
Customer No. : 46628

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

INTERVIEW SUMMARY

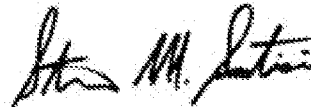
Dear Sir:

On July 25, 2007, Examiner Hamann phoned Applicants' representative, Steven Santisi, Reg. No. 40,157, regarding the above-caption patent application. The Examiner indicated that all claims are allowable except for Claims 21 to 23 which did not meet 35 U.S.C. Section 101 requirements. Specifically, the Examiner asserted that claims directed to a "computer program product" (such as Claims 21 to 23) are on their face non-statutory. Applicants' representative indicated that he

did not agree but in the interest of expediting prosecution would be willing to authorize an Examiner's amendment that does not alter the scope of Claims 21 to 23. Applicants' representative proposed changing the term "program product" to "readable medium" in Claims 21 to 23. The Examiner agreed such amendment would make Claims 21 to 23 allowable and agreed to enter such an Examiner's amendment. No other specific details of other claims were discussed. No references were discussed. No other issues were discussed.

Applicants do not believe any fees are due regarding this Interview Summary. However, if any fees are required, please charge Deposit Account No. 04-1696. Applicants encourage the Examiner to telephone the Applicants' attorney should any issues remain.

Respectfully Submitted,



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Dated: July 25, 2007
Tarrytown, New York